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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|----------------------|----------------------|-------------------------------|------------------|
| 10/624,227 | 07/22/2003 | Marta I. Rendon | 013363-05881 | 7807 |
| 30448 7590 03/29/2007 AKERMAN SENTERFITT P.O. BOX 3188 WEST PALM BEACH, FL 33402-3188 | | | EXAMINER | |
| | | | CḤANNAVAJJALA, LAKSHMI SARADA | |
| | | | ART UNIT | PAPER NUMBER |
| | | | 1615 | |
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| SHORTENED STATUTOR | Y PERIOD OF RESPONSE | MAIL DATE | DELIVERY MODE | |
| 3 MONTHS | | · 03/29/2007 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| | Application No. | Applicant(s) | | | |
|--|--|---|--|--|--|
| | 10/624,227 | RENDON, MARTA I. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Lakshmi S. Channavajjala | 1615 | | | |
| The MAILING DATE of this communication ap Period for Reply | pears on the cover sheet with the o | orrespondence address | | | |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE | N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133). | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on 10 January 2007. 2a) This action is FINAL. 2b) This action is non-final. | | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | |
| • | Ex parte Quayle, 1935 C.D. 11, 4 | | | | |
| Disposition of Claims | | | | | |
| 4) ☑ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-20 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o | awn from consideration. | | | | |
| Application Papers | | | | | |
| 9) The specification is objected to by the Examina 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E | cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | |
| Priority under 35 U.S.C. § 119 | , | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list | its have been received. Its have been received in Applicationity documents have been received in Application (PCT Rule 17.2(a)). | ion No ed in this National Stage | | | |
| Attachment(s) | 🗖 | | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other: | ate | | | |

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DETAILED ACTION

Receipt of amendment and response dated 1-10-07 is acknowledged.

Claims 1-20 are pending in the instant application.

Response to Arguments

Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim 1-4, 12-13 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 5,523,090 to Znaiden and WO 94/15626 (WO).

WO teaches a cosmetic composition comprising Vismia extract, which is used for promoting collagen synthesis, particularly for skin aging or enhancing skin firmness. WO does not a combination of the claimed components of the treatment of hyper pigmentation with Vismia.

Znaiden teaches skin treatment composition for improving skin strength and firmness and reducing signs of cellulite. The composition contains xanthine, inositol phosphoric acid (also known as phytic acid). According to Znaiden the composition provides a treatment for cellulite by improving the appearance of skin by increasing skin strength, firmness and elasticity (col. 5, L 64-67). Thus, both WO and Znaiden teach skin compositions that are effective for skin care such as skin firmness, collagen synthesis etc., in the claimed amounts and therefore combination of the teachings of

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WO and Znaiden flows logically. Znaiden also suggests adding other skin benefit agents such as moisturizers, skin lighteners etc (col. 6, L 49-62) to the composition containing phytic acid. Therefore, it would have been obvious for one of an ordinary skill in the art at the time of the instant invention to combine Vismia (WO) and phytic acid (of Znaiden), both of which are effective for improving skin firmness. One of an ordinary skill in the art would have expected to provide enhanced skin firmness with the combination of phytic acid and Vismia extract.

Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 5,523,090 to Znaiden in view of JP 200351722 (JP '722), and WO 94/15626 (WO).

Znaiden teaches skin treatment composition for improving skin strength and firmness and reducing signs of cellulite. The composition contains xanthine, inositol phosphoric acid (also known as phytic acid). According to Znaiden the composition provides a treatment for cellulite by improving the appearance of skin by increasing skin strength, firmness and elasticity (col. 5, L 64-67). Znaiden does not teach Vismia, kojic acid and arbutin and also fail to teach the claimed method of treating hyperpigmentation. However, Znaiden also suggests adding other skin benefit agents such as moisturizers, skin lighteners etc., (col. 6, L 49-62) to the composition containing phytic acid.

JP '722 (abstract only) teaches a skin-lightening and moisturizing composition comprising green algae extracts, melanin formation inhibitors or inflammation inhibitors.

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Among the melanin formation inhibitors (skin-lightening agents), JP teaches kojic acid and arbutin, both of which are claimed in the instant application.

WO teaches a cosmetic composition comprising Vismia extract, which is used for promoting collagen synthesis, particularly for skin aging or enhancing skin firmness. WO does not a combination of the claimed components of the treatment of hyper pigmentation with Vismia.

It would have been obvious for one of an ordinary skill in the art at the time of the instant invention was made to include Vismia of WO and Kojic acid and arbutin of JP in the composition of Znaiden because JP suggests kojic acid and arbutin as skin lightening agents and WO suggests Vismia for skin firmness, collagen synthesis, which also impart smoothness to skin.

According to instant claims Vismia and phytic acid are not required to be effective anti-pigmentation agents and therefore, the combination of Znaiden with JP and WO results in a composition effective in melanin inhibition (skin lightening agents) due to kojic acid, arbutin and effective in skin firming due to phytic acid and Vismia.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lakshmi S. Channavajjala whose telephone number is 571-272-0591. The examiner can normally be reached on 7.00 AM -4.00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward can be reached on 571-272-8373. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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> AKSHMI S. CHANNAVAJJALA PRIMARY EXAMINER